Before the FEDERAL COMMUNICATIONS COMMISSION Washington, DC 20554

In the Matter of)	
Rules and Regulations Implementing)	CG Docket No. 02-278
the Telephone Consumer Protection)	
Act of 1991)	

Comments of the National Association of Consumer Advocates

These comments are submitted by the National Association of Consumer Advocates (NACA).¹ They are in response to the GroupMe, Inc.'s request for Expedited Declaratory Ruling that asks that the Commission to (1) clarify the meaning of the terms "automatic telephone dialing system" (ATDS) and "capacity," as used in 47 U.S.C. § 227(a)(1), and (2) clarify that "for non-telemarketing, informational calls or text messages to wireless numbers, which can permissibly be made using an ATDS under the TCPA with the called party's oral prior express consent, the caller can rely on a representation from an intermediary that they have obtained the requisite consent from the called party.

NACA opposes these clarifications, because they would adversely impact the privacy protections the TCPA provides consumers.

I. The TCPA was Enacted to Provide Consumers with Informed Choices about What Kinds of Automated Calls They Wish to Receive.

¹ The National Association of Consumer Advocates (NACA) is a non-profit association of consumer advocates and attorney members who represent hundreds of thousands of consumers victimized by fraudulent, abusive and predatory business practices. As an organization fully committed to promoting justice for consumers, NACA's members and their clients are actively engaged in promoting a fair and open marketplace that forcefully protects the rights of consumers, particularly those of modest means.

Advances in telecommunications technology have provided benefits to American society. But those benefits are not cost-free; new technologies bring with them new ways to intrude upon individual privacy and waste the time and money of consumers. The 1980s and 90s brought an explosion of abuses of telephone and facsimile technology, including the use of autodialers to clog telephone lines with unwanted calls, "robocalls" that leave unsolicited or unwanted, prerecorded messages, and "junk faxes" that consume the recipients' paper and ink and interfere with the transmission of legitimate messages. "Voluminous consumer complaints about abuses of telephone technology – for example, computerized calls dispatched to private homes – prompted Congress to pass the TCPA." Mims v. Arrow Financial Services, LLC, 132 S.Ct. 740, 744 (2012).

Statutory text, and legislative and regulatory history show that the TCPA's purpose is to promote privacy by providing consumers with informed choice as to what types of calls they receive. In enacting the TCPA, Congress intended to give consumers a choice as to how creditors and telemarketers may call them, and made specific findings that "[t]echnologies that might allow consumers to avoid receiving such calls are not universally available, are costly and unlikely to be enforced, or place an inordinate burden on the consumer. TCPA, Pub.L. No. 102–243, § 11. Congress found that,

Banning such automated or prerecorded telephone calls to the home, except when the receiving party consents to receiving the call or when such calls are necessary in an emergency situation affecting the health and safety of the consumer, is the only effective means of protecting telephone consumers from this nuisance and privacy invasion,

ld. at § 12; cited in *Martin v. Leading Edge Recovery Solutions, LLC*, 2012 WL 3292838, at* 4 (N.D.III. Aug. 10, 2012). Congress also specifically found that,

the evidence presented to the Congress indicates that automated or prerecorded calls are a nuisance and an invasion of privacy, regardless of the type of call....

Id. at §§ 12-13. See also, Mims, 132 S.Ct. at 744. Judge Easterbrook of the Seventh Circuit stated it this way:

The Telephone Consumer Protection Act (TCPA or "the Act"), 47 U.S.C. § 227, ... curtails the use of automated dialers and prerecorded messages to cell phones, whose subscribers often are billed by the minute as soon as the call is answered—and routing a call to voicemail counts as answering the call. An automated call to a landline phone can be an annoyance; an automated call to a cell phone adds expense to annoyance.

Soppet v. Enhanced Recovery Co., LLC, 679 F.3d 637, 638 (7th Cir.2012).

Few rights are so fundamental as the right to privacy in our daily lives, yet few are under such frontal assault. Our dinners are disrupted by unwanted phone calls. Our computer accounts are besieged with bothersome spam. Our mailboxes are swollen with advertisements for products, goods and services. We conduct our whole lives against the white noise of commercial solicitation. These intrusions exhaust us, irritate us and threaten our cherished right to be left alone.

The TCPA is about tools. It gives consumers the tools they need to build a high and strong fence around their homes to protect them from unsolicited telephone calls and faxes. It also allows other consumers to have a lower fence or no fence at all, if they wish to take advantage of these commercial messages.

Separate statements of: *Commissioner Michael Copps and Chairman Michael K. Powell, Re:*Rules and Regulations Implementing the Telephone Consumer Protection Act of 1991, CG Docket
No. 02-278 18 FCC Rcd. 14,014, 14,176; 14,174 (July 3, 2003).

II. The Commission's Definition of "Capacity" Furthers the Purposes of the TCPA.

Industry suggestions that the legal landscape regarding what constitutes an ATDS is unclear are disingenuous. The TCPA was passed and signed into law more than twenty years ago, and contained the same language concerning "capacity" that it does today.

The Ninth Circuit in *Satterfield v. Simon & Schuster, Inc.*, 569 F.3d 946, 951 (9th Cir. 2009), analyzed "capacity" within the context of this statutory language, and held that under the "plain meaning" of the statute "a system need not actually store, produce, or call randomly or sequentially generated telephone numbers, it need only have the capacity to do it." *Id*.

The Ninth Circuit's reading of the statute was consistent with the Commission's 2003 order, which ruled that predictive dialers constitute ATDS. That ruling considered all of the arguments raised in this petition, and was unequivocal in its rejection:

a predictive dialer is equipment that dials numbers and, when certain computer software is attached, also assists telemarketers in predicting when a sales agent will be available to take calls. The hardware, when paired with certain software, has the capacity to store or produce numbers and dial those numbers at random, in sequential order, or from a database of numbers.

It is clear from the statutory language and the legislative history that Congress anticipated that the FCC, under its TCPA rulemaking authority, might need to consider changes in technologies. In the past, telemarketers may have used dialing equipment to create and dial 10-digit telephone numbers arbitrarily. As one commenter points out, the evolution of the teleservices industry has progressed to the point where using lists of numbers is far more cost effective.

The basic function of such equipment, however, has not changed—the capacity to dial numbers without human intervention. We fully expect automated dialing technology to continue to develop.

In re Rules and Regulations Implementing the Telephone Consumer Protection Act of 1991, CG Docket No. 02-278, 18 FCC Rcd. 14,014, 14,091, 14,092; ¶¶ 131, 132 (July 3, 2003) (paragraph breaks supplied). This ruling made sense: the purpose of the TCPA is to provide consumers with choices about what kind of automated telephone calls and messages they receive. If companies wish to use devices that have the capacity to dial numbers without human intervention, they may permissibly do so if they obtain the prior express consent of the parties they call. Similarly, the TCPA contains no prohibition at all against making fully manual non-telemarketing

informational calls to any phone number at all. It is the automated nature of these calls that Congress intended to curb. Relaxation of the definition of ATDS, as suggested in this petition, would permit automated calls to consumers regardless of consent.

Upon a nearly identical petition for reconsideration and clarification by ACA International in 2005, noting that no new arguments were raised, the Commission again ruled for consumers on the issue of whether a predictive dialer is an ATDS:

The TCPA does not ban the use of automated dialing technology.[FN49] It merely prohibits such technologies from dialing emergency numbers, health care facilities, telephone numbers assigned to wireless services, and any other numbers for which the consumer is charged for the call. Such practices were determined by Congress to threaten public safety and inappropriately shift costs to consumers.

Most importantly, the Commission said that, to find that calls to emergency numbers, health care facilities, and wireless numbers are permissible when the dialing equipment is paired with predictive dialing software and a database of numbers, but prohibited when the equipment operates independently of such lists, would be inconsistent with the avowed purpose of the TCPA and the intent of Congress in protecting consumers from such calls.

In re Rules and Regulations Implementing the Telephone Consumer Protection Act of 1991, CG Docket No. 02-278, 23 FCC Rcd. 559, 566; ¶ 14 (Jan. 4, 2008) (paragraph breaks supplied).

Nothing has happened since 2003 (or 2008 for that matter) that might suggest that the Commission's sound reasoning is now invalid, or that the policies behind the TCPA have changed. If anything, technology is advancing and companies are using more advanced dialing systems such as internet based dialers that exponentially increase a company's ability to make a staggering number of calls.

Indeed, all information of which NACA is aware suggests that any relaxation of the definition of ATDS would frustrate consumers' privacy interests. In September 2011, HR 3035 was introduced into the House of Representatives. The legislation was referred to the House

Committee on Energy and Commerce, which held a hearing on November 4, 2011. The bill, which was supported by ACA International, and the United States Chamber of Commerce sought to redefine ATDS in the language of the statute, in order to circumvent consumer choice and the requirement that businesses obtain the "prior express consent" of recipients before using mass-calling equipment. The bill was fiercely opposed by state attorneys general, consumers and consumer groups such as NACA.

Fifty-four attorneys general submitted the opposition letter, attached hereto, which states that Industry efforts to "revise the definition of 'automatic telephone dialing system' to include only equipment that uses random or sequential number generators. Most modern automatic dialers, however, already use preprogrammed lists. As a result, H.R. 3035 would effectively allow telemarketers to robo-dial consumers just by avoiding already antiquated technology." See letter attached as Exhibit 1 at p.3. Consumer opposition was so overwhelming² against any relaxation of the TCPA that the bill was withdrawn in toto as the sponsors saw no way to improve the TCPA that would address the concerns of the public. See letter from the bill's sponsor attached as Exhibit 3. It appears that the industry is asking the FCC to do what Congress refused to do when Congress learned of the massive opposition to relaxing the TCPA.

Some commenters have suggested that Congress did not intend to curtail business' use of ATDS technology for "informational purposes." NACA disagrees. Congress dealt with the

A similar letter opposing the bill (Exhibit 2) was sent by was sent by a consumer & privacy coalition consisting of the undersigned and the Americans for Financial Reform; Center for Media and Democracy; Citizens for Civil Discourse (The National Political Do Not Contact Registry); Consumer Action Consumer Federation of America; Consumer Watchdog; National Consumer Law Center (on behalf of its low income clients); Privacy Activism Privacy Rights Now Coalition; Evan Hendricks, Publisher, PrivacyTimes; U.S. Public Interest Research Group.

problem of telemarketing and automated calls with a tiered and thoughtful approach. Calls to cellular telephones are protected by broad prohibitions against use of ATDS and prerecorded voice technology, 47 U.S.C. §227(b)(1)(A)(iii), and made it clear that such restrictions not be altered when it provided the Commission with rulemaking and final order authority as to calls where the recipient is *not* charged for the call, only. 47 U.S.C. §227(b)(1)(C). The only exceptions to this general rule are (1) calls for emergency purposes, and (2) calls made with the "prior express consent" of the called party.

Recognizing that automated calls to cellular telephones are particularly invasive of privacy, insidious and expensive, Congress created more relaxed rules for calls to residential lines. 47 U.S.C. §227(b)(1)(B) contains no restrictions on use of ATDS at all, and prohibits only prerecorded calls to residential lines. And although it contains a similar "prior express consent" exception, the Commission has used the broad rulemaking power conferred by 47 U.S.C. § 227(b)(2)(B) to issue regulations exempting certain "class of calls."

This comparison makes clear what the FCC has known all along: Congress specifically intended that the categories of phones listed in section 227(b)(1)(A)(iii), including cellular telephones, are entitled to the TCPA's protections "regardless of the content of the call." *In re Rules and Regulations Implementing the Telephone Consumer Protection Act of 1991*, CG Docket No. 02-278, 23 FCC Rcd. 559, 565; ¶ 11 (Jan. 4, 2008); also 2003 TCPA Order, 18 FCC Rcd at 14,115, para. 165. In its 2008 Order, the Commission also noted that "Congress found that automated or prerecorded telephone calls [to wireless numbers] were a greater nuisance and invasion of privacy than live solicitation calls, and that such calls can be costly and inconvenient...." 2008 TCPA Order, 23 F.C.C.R. at 559; ¶ 7.

In sum, the current legal landscape is clear: no person may use equipment that has the capacity to call numbers without human intervention to call cellular telephone numbers, unless the caller has the "prior express consent" to receive such calls. This definition has been the law of the land for more than twenty years, and there is no reason to change it now.

III. Informed "Prior Express Consent" is Vital to Maintain the TCPA's Purpose.

GroupMe's application also requests that the Commission "clarify" that users of autodialers may permissibly rely on assertions of consent they receive from third parties. This position would eviscerate the purpose of requiring "prior express consent," because it would eliminate accountability for users of ATDS technology.

As noted above, the TCPA aims to provide consumers with choice about who calls them using automated equipment. The "choice" the TCPA seeks to protect is the recipient's alone, and has nothing to do with whether some intermediary believes some cell phone user would like to receive an automated text message or call.

Indeed, no intermediary has the right to provide "consent" for some other person to receive any text message. The statutory language is clear that any "prior express consent" for non-debt collection calls must contemplate receipt of ATDS and prerecorded voice calls, and clearly and unequivocally agree to receive such.³

The proposed solution by GroupMe is simply unworkable because it takes the desire of party the TCPA was designed to protect, the recipient of the call, out of consideration of whether a caller has violated the law. GroupMe essentially proposes an opt-out rule, which

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³ The FCC's 2008 order relaxed this general rule for calls made by debt collection agencies, in instances where the called party is not charged for the call. *In re Rules and Regulations Implementing the Telephone Consumer Protection Act of 1991*, CG Docket No. 02-278, 23 FCC Rcd. 559, 560-61; ¶ 3 (Jan. 4, 2008).

would place the onus of objecting to unwanted text messages on the consumer. This approach is contrary to the plan language of the statute and all of the Commission's regulations and final orders: consent from the "called party" (i.e. the recipient of the call) must be obtained "prior" to the making of any ATDS call, including text messages, to a wireless phone.

Thank you for the opportunity to comment on this petition.

Respectfully,

Ira J. Rheingold

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EXHIBIT 1



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EXECUTIVE DIRECTOR James McPherson

2030 M Street, NW Eighth Floor Washington, DC 20036 Phone: (202) 326-6000 http://www.naag.org/ December 7, 2011

Dear Members of Congress:

sent via fax

We, the undersigned Attorneys General, write to urge you to reject the Mobile Informational Call Act of 2011 (H.R. 3035), which seeks to amend the Telephone Consumer Protection Act ("TCPA").

Our offices protect consumers by enforcing the TCPA and state laws concerning telephone solicitations, automated calls, junk faxes and text messages. Over at least the last 22 years, Congress and the states have enacted strong laws to protect consumers from unwanted and instrusive robocalls. Currently, federal law bans robocalls to cell phones unless the consumer gives prior express consent. H.R. 3035 would change the law and undermine federal and state efforts to shield consumers from a flood of solicitation, marketing, debt collection and other unwanted calls and texts to their cell phones. In the process, H.R. 3035 also would shift the cost of these calls – such as debt collection and marketing calls – to consumers, placing a significant burden on low income consumers. Furthermore, H.R. 3035 will create obstacles to effective enforcement of state consumer protection laws. H.R. 3035 goes far beyond the stated goal of giving debt collectors a new avenue to contact debtors and unnecessarily allows businesses to robocall or text consumers without the consumers' prior express consent.

We urge you to reject H.R. 3035 as harmful to consumers.

We propose instead that Congress make two small but significant changes to the TCPA to better protect consumers: (1) protect consumers' privacy by clarifying that prior express consent to robocalls must be obtained in writing; and (2) eliminate any suggestion from the TCPA that state statutes regulating interstate telephone and fax harassment are preempted

H.R. 3035 Shifts Costs to Consumers

Autodialed, pre-recorded calls specifically have been recognized as a residential intrusion "on a different order of magnitude" from mere annoyances such as door-to-door solicitors. Bland v. Fessler, 88 F.3d 729, 732-33 (9th Cir. 1996). When the calls are made to cell phones, the annoyance is compounded because the recipient must pay for them. While it is estimated that twenty-five percent of American households have given up their landlines and rely on their cell phones for contact, it is erroneous to assume that all consumers pay a flat rate for service. By the end of 2011, it is

estimated that 25% of U.S. consumers will use prepaid wireless phones.¹ In addition, prepaid users tend to belong to lower income households.² Therefore, H.R. 3035 proposes to shift the cost of debt collection to the consumers and, in particular, to those who can least afford to pay it.

Wireless customers leave their carriers at an average rate of 2% per month.³ The rate is higher for prepaid customers who are not bound by a contract.⁴ In 2010, approximately 30% of complaints Indiana received about debt collectors involved autodialer calls to the wrong parties. A disturbing result of H.R. 3035 would be an increase in the number of automated calls to wireless subscribers who do not owe the debt that the caller is trying to collect. This would unfairly shift the cost of debt collection to innocent third parties.

In addition to debt collection calls, H.R. 3035 would give businesses carte blanche to contact wireless subscribers with calls for marketing research and, again, would shift the costs of those calls to non-consenting consumers. Moreover, just as H.R. 3035 would open the door for robocalls to cell phones for a commercial purpose, under the First Amendment, it would also open the doors to unlimited solicitations and other calls from charities. If H.R. 3035 is passed, it will not be long until cell phones are flooded with automated calls of all sorts.

H.R. 3035 Poses Dangers to Public Safety

Allowing robocalls to cell phones endangers public safety because of the inevitable increase in calls to wireless phones. Few can resist answering the "shrill and imperious ring" of the wireless telephone while driving. A 2009 study by the National Highway Traffic Safety Administration found that cell phone use was involved in 995 (or 18%) of fatalities in distraction-related crashes. More calls will likely mean more distracted drivers and, inevitably, more accidents.

H.R. 3035 Would Make Any Disclosure of a Wireless Telephone Number Consent To Be Robo-Called

H.R. 3035 proposes that disclosing one's telephone number—during a transaction or at any time—equals consent to be robo-called on one's wireless telephone. This means that a wireless subscriber could be subjected to any number of robotic "informational" follow-up calls just because he or she visited a store or a website. Consumers will not even be able to opt-out of receiving these robo-calls under the proposed legislation.

¹ New Millennium Research Council press release, July 28, 2011.

² Nicholas P. Sullivan, Cell Phones Provide Significant Economic Gains for Low-Income American Households, April, 2008.

³ Dave Mock, Wireless Smackdown: Comparing Carrier Churn, The Motley Fool, June 15, 2007

⁴ Dejan Radosavljevik, et al., The Impact of Experimental Setup in Prepaid Churn Prediction for Mobile Telecommunications: What to Predict, for Whom and Does the Customer Experience Matter? Transactions on Machine Learning and Data Mining, 2010.

⁵ Quoting *Humphrey v. Casino Mktg. Group, Inc.*, 491 N.W.2d 882, 491 N.W.2d at 898-99 (Minn. 1992). ⁶ http://distraction.gov/stats-and-facts/index.html.

We strongly recommend that Congress require that any consent to receive a prerecorded call on a wireless telephone be in writing and only after clear and conspicuous disclosures, just as is required in the Telemarketing Sales Rule, 16 C.F.R. § 310.4 (b) (1)(v) and proposed by the FCC in its 2010 Notice of Proposed Rule Making, 75 FR 13471-01. Furthermore, the law should clearly allow consumers to easily revoke their consent if they no longer want to receive and pay for intrusive robocalls on their cell phones.

H.R. 3035 Exempts Most Modern Dialing Systems

H.R. 3035 would revise the definition of "automatic telephone dialing system" to include only equipment that uses random or sequential number generators. Most modern automatic dialers, however, already use preprogrammed lists. As a result, H.R. 3035 would effectively allow telemarketers to robo-dial consumers just by avoiding already antiquated technology.

H.R. 3035 Would Preempt State Consumer Protection Laws

The language as written would eliminate the savings clause in 47 U.S.C. § 227(f) that emphatically does *not* preempt state statutes concerning telemarketing, junk faxes and prerecorded calls. The proposed language of H.R. 3035 states: "No requirement or prohibition may be imposed under the laws of any State with respect to any subject matter regulated under this section, except for telephone solicitations." This language would preempt all state laws concerning junk faxes, unwanted text messages and automated calls. In addition, it would preempt any state Do Not Call law that imposes any requirements on charities, or contains any provision on telephone solicitations different from or stronger than those in the TCPA, such as state telemarketing holiday provisions.

Just how far this language goes to override State law is unclear. What, exactly, is the "subject matter regulated under this section"? Does it include, for example, calls conveying political messages, which the TCPA expressly disclaims as a subject of regulation? And how far does the purported exception "for telephone solicitations" extend? Does it include fax or text message solicitations? Does it permit states to regulate solicitation calls by charities, when state law defines such calls to be "telephone solicitations"? And does this exception preclude arguments that state laws regulating telephone solicitations are preempted by other components of the Federal Communications Act? Does it prevent states from imposing fines or bringing actions in state courts? There is no doubt that such loose language could easily be twisted in ways Congress does not intend.

H.R. 3035 not only undermines the principles of federalism that have worked for so long; it also ignores the decades of practical experience with a dual system of regulation in many areas of consumer protection. Consumer protection has long been within the states' traditional police powers where federal preemption is rarely justified. As the chief law enforcement officers of our states, we regard the protection of our consumers from unfair and deceptive trade practices as one of our top law enforcement priorities. States have always been on the front line in enacting and enforcing laws to address new forms of fraud and deception affecting consumers. The states have traditionally served as laboratories for the development of effective laws and regulations to protect consumers and promote fair competition. For instance, the states led the way in

addressing identity theft and do not call laws, and our efforts were subsequently complemented through later federal enactments. Traditionally, States are enforcement partners with—not adversaries of—federal agencies like the FCC and FTC.

To understand what a radical change H.R. 3035 proposes, one must first understand the history of both the Federal Communications Act of 1934 and the TCPA. The FCA is concerned with regulation of telephone services and facilities. Federal regulation is necessary to ensure that a nation-wide and world-wide system of communication transmission works properly. However, prohibiting telephone abuses, such as harassing, obscene or fraudulent calls, even if they crossed state lines, has always been the terrain of the States. Congress enacted the TCPA in 1991 to complement--not replace--the States' enforcement laws. Hence, Congress included the non-preemption language found in 47 U.S.C. §227(f)(1).

Previous efforts to preempt States under the TCPA have been unsuccessful. At the direction of Congress, the FCC created the national Do Not Call program in 2003. At that time, the FCC speculated that state laws that imposed greater restrictions on interstate calls might be preempted, and it invited petitions seeking preemption of state laws. After receiving several petitions and thousands of comments, the FCC never ruled on this issue. After nearly seven years, it is reasonable to infer that the FCC has concluded that the TCPA does *not* preempt State laws prohibiting interstate telephone harassment.

Rather than gutting state regulation concerning harassing calls and faxes, Congress should strengthen it. Efforts like H.R. 3035 show that States cannot take their residential privacy protections for granted any longer. The best way for Congress to eliminate uncertainty concerning preemption of state telephone and fax harassment laws is to remove the word "intrastate" from 47 U.S.C. § 227(f)(1). This modification would eliminate any distinction between interstate and intrastate laws, and thereby clarify that *no* state laws are preempted by the TCPA, even as applied to interstate calls. This slight modification should convince telemarketers and courts that States have every right to stop the invasion of residential privacy, and the imposition of costs on consumers by means of telephones and fax machines.

Conclusion

We urge you to protect consumers from robocalls to their wireless phones by rejecting H.R. 3035. Instead we ask you to revise the TCPA to make it clear that the TCPA does not preempt state laws, and that prior express consent for robocalls to wireless phones must be obtained in writing.

Lisa Madigan

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Wayne Stenebjem

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Greg Zoeller

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EXHIBIT 2

November 3, 2011

The Honorable Fred Upton Chairman House Committee on Energy and Commerce 2125 Rayburn House Office Building Washington, DC 20515 The Honorable Henry Waxman Ranking Minority Member House Committee on Energy and Commerce 2322A Rayburn House Office Building Washington, DC 20515

Re: H.R. 3035 (Terry), Mobile Informational Call Act of 2011 (oppose)

Dear Chairman Upton and Ranking Minority Member Waxman:

The undersigned consumer, civil rights, poverty and privacy organizations write to express our strong opposition to H.R. 3035, the Mobile Informational Call Act of 2011. The bill purports to make common sense updates to the Telephone Consumer Protection Act (TCPA) to ensure that consumers know about data breaches, fraud alerts, flight and service appointment cancellations, drug recalls and late payments. But the bill is a wolf in sheep's clothing.

The real purpose of H.R. 3035 is to open up everyone's cell phones, land lines, and business phone numbers, without their consent, to a flood of commercial, marketing and debt collection calls (to not only the debtor but everyone else). The bill would effectively gut the TCPA, a widely popular statute that protects Americans from the proliferation of intrusive, nuisance calls from telemarketers and others whose use of technology "may be abusive or harassment." In 1991 Congress found that unwanted automated calls were a "nuisance and an invasion of privacy, regardless of the type of call" and that banning such calls was "the only effective means of protecting telephone consumers from this nuisance and privacy invasion."

Automated predictive dialers would be exempt from the TCPA, permitting repetitive "phantom" calls to cell phones, doctor's offices, hospital rooms and pagers. Predictive dialers use a computer to call telephones based on predictions of when someone will answer and when a human caller will be available. They are the source of calls that begin with a long pause and of calls with no one on the other end (if the prediction of the human caller's availability is wrong.) Since the purpose of predictive dialers is to get someone to answer, computers often call a number repeatedly throughout the day. The TCPA currently prohibits the use of automatic telephone dialing systems to make calls, with certain exceptions, to (1) any emergency telephone line (including 911, hospitals, medical offices, health care facilities, poison control centers, fire protection or law enforcement agencies), (2)

¹ 47 U.S.C. § 227 note.

² Pub. L. No. 102-243, §§ 2(10-13), (Dec. 20, 1991), codified at 47 U.S.C. § 227.

guest or patient room of hospital, health care facility, elderly home, (3) pagers or (4) cell phones. H.R. 3035 would revise the definition of "automatic telephone dialing system" so that modern predictive dialers, which do not use random or sequential number generators, would be outside of the TCPA's protections. Calls could even be made for solicitation purposes unless the telephone number is a residential one on the Do Not Call list.

Businesses could make prerecorded robo-calls to <u>anyone's</u> personal or business cell phone for any commercial purpose that is not a solicitation, including debt collection, surveys, "how did you like your recent shopping experience," and "we've enhanced our service" – even if you are on the Do-Not-Call list. TCPA currently prohibits robo-calls to cell phones unless the consumer has provided prior express consent. H.R. 3035 would add a new exception permitting robo-calls to cell phones for any commercial call that is not a solicitation. The possibilities are endless. The Do Not Call list protects people only from telemarketing calls, not these other calls. Debt collection calls would be made to the cell phones of friends, family, neighbors, employers, or strangers with similar names or numbers. Families struggling in the current economy will be hounded on their cell phones, even if they have a landline that the collector could call, and even if the call uses up precious cell phone minutes or incurs per-minute charges for those with prepay phones. Commercial calls for debt collection or other commercial purposes could be made even if the consumer never gave out his or her cell phone number—the business could call if it found the consumer's cell phone number on Google or by purchasing a list from entities that collect that information.

The bill redefines "prior express consent" to make that requirement meaningless. The TCPA's restrictions on robo-calls have an exemption for calls made with the consumer's "prior express consent." The bill would define that phrase to find "prior express consent" any time a person provides a telephone number "as a means of contact" at time of purchase or "any other point." Thus, even if the telephone number was provided for a limited, one-time purpose, the business or consumer would be deemed to have consented to robo-calls into the future.

Consumers can already receive cell phone calls (and landline calls) for emergency or informational purposes. The TCPA has existing exceptions from its prohibitions for emergency calls and for calls made with the consumer's prior express consent. Any consumer who wants to get cell phone or landline calls about public service announcements, flight cancellations, or anything else is welcome to give their consent. But consumers often prefer to receive such information other ways, such as through email. The purpose of H.R. 3035 is to permit calls to cell phones without the consumer's consent.

Nuisance calls and collection calls on cell phones endanger public safety. Unlike land lines, people carry cell phones with them. They have them while driving and operating machinery. Many people use their cell phones primarily for emergency purposes and rush to answer them when they ring. Opening the floodgates to robo-calls to cell phones endangers public safety. Driving while distracted is always dangerous, but is especially so if the driver

becomes agitated by fears that their child is in trouble or by a debt collector calling to harass them.

H.R. 3035 is not only unnecessary, it will effectively gut the Telephone Consumer Protection Act's essential protections against invasion of privacy, nuisance and harassing calls. We urge you to withdraw the bill. For further information please contact Delicia Reynolds at the National Association of Consumer Advocates, 202 452-1989, extension 103, Delicia@naca.net or Margot Saunders at the National Consumer Law Center, 202 452 6252, extension 104, msaunders@nclc.org.

Sincerely,

Americans for Financial Reform

Center for Media and Democracy

Citizens for Civil Discourse (The National Political Do Not Contact Registry)

Consumer Action

Consumer Federation of America

Consumer Watchdog

National Association of Consumer Advocates

National Consumer Law Center (on behalf of its low income clients)

Privacy Activism

Privacy Rights Now Coalition

Evan Hendricks, Publisher, Privacy Times

U.S. Public Interest Research Group

cc: Members of the House Committee on Energy and Commerce

EXHIBIT 3



Congress of the United States House of Representatives Washington, DC 20515

December 12, 2011

Hon. Fred Upton, Chairman House Energy and Commerce Committee Washington, DC 20515

Dear Chairman Upton:

We would like to take this opportunity to thank you and Chairman Walden, for allowing the hearing to occur on the merits of HR 3035. The hearing really helped to bring to our attention the issue of out of date telecommunications policy and how we need to begin to modernize current law.

However, what he have learned is that there is no hope for this legislation. We have heard from our constituents. They are concerned about what they believe will happen should this legislation become law. We have convened meetings with numerous consumer groups, as well as other organizations who have an interest in this legislation, but we have been unable to reach any kind of consensus on language that bans unwanted cell phone calls, while allowing calls that are consented to.

In an attempt to thread the needle and address the issues that have been brought before us, it is clear that this bill cannot be improved in a manner that will address the concerns of those involved. Therefore, we ask that HR 3035 not be advanced by the committee.

Thank you in advance for your consideration.

Sincerely,

Edolphus "Ed" Towns

Member of Congress

Vee Terry

Member of Congress

Cc: Hon. Greg Walden, Chairman,

Subcommittee on Communications and Technology